

REMARKS

Applicants have corrected an inadvertent error in the Amendment Under 37 C.F.R. § 1.312 filed October 9, 2009. Applicants incorrectly referenced paragraph [0013] rather than paragraph [0014] in the “Amendments to the Specification” section at page 2 of the Amendment.

For the Examiner’s convenience, the Applicants have reiterated the additional amendments requested in the previous Amendment.

The amended claims presented herein include the Examiner’s amendments to the claims. Applicants have further amended claim 20 to recite “wherein said tablet is substantially free of lubricants,” in the final wherein clause, rather than “wherein said compressible blend is substantially free of lubricants,” as in the Examiner’s Amendment. (emphasis added). This amendment is supported by the specification at page 5, paragraph [0009]. Applicants further note that the term “tablet” has antecedent basis in claim 20, unlike the term “compressible blend”. Applicants have also amended claim 25 to include the term “and” before the last item in the list of disintegrants. Applicants believe that no new matter has been added by way of these amendments.

Applicants respectfully request that the Examiner enter the foregoing amendments prior to issuance.

The Commissioner is hereby authorized to charge any appropriate fees under 37 C.F.R. §§ 1.16, 1.17, and 1.21 that may be required by this paper, and to credit any overpayment, to Deposit Account No. 50-1283.

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